Amendments to the claims

This constitutes a list of claims as allowed and re-numbered. The amendment is to correct an informality in claim 1 only. No new subject matter has been introduced. This listing of claims will replace all prior versions, and listings, of claims in the application:

 (Currently Amended) A method of presenting data to a viewers of a viewing entity, comprising:

receiving unformatted data from a writing entity at the viewing entity, the unformatted data comprising a portion having an associated tag to identify formats for formatting the portion;

receiving, together with the portion, a plurality of formatters at the viewing entity, wherein each formatter is capable of formatting a portion of unformatted data into a format for viewing by one of the viewers;

selecting a first formatter from the plurality of received formatters to format the portion for a first viewer based at least in part on the associated tag;

routing the first formatter and a first copy of the portion to one of a plurality of interpreters capable of loading each of the formatters;

loading the selected formatter:

formatting the first copy of the portion by the first formatter for viewing by the first viewer:

selecting a second formatter from the plurality of received formatters to format the portion for a second viewer based at least in part on the associated tag;

routing the second formatter and a second copy of the portion to one of the plurality of interpreters:

loading the second formatter: and

formatting the second copy of the portion by the second formatter for viewing by the second viewer.

Application No. 09/521,723 Amendment Under 37 CFR §1.312 Attorney Docket: 42P8970

2. (Allowed) The method of claim 1 wherein copies of the portion of unformatted data

are sent in parallel to the plurality of interpreters.

3. (Allowed) The method of claim 1, wherein the unformatted data comprises multiple

portions.

4. (Allowed) The method of claim 3, wherein the multiple portions are produced by

different writing entities prior to being sent to the viewing entity.

CONCLUSION

Should it be determined that an additional fee is due under 37 CFR §§1.16 or 1.17, or any excess

fee has been received, please charge that fee or credit the amount of overcharge to deposit account

#02-2666.

If the Examiner has any questions, he is invited to contact the undersigned at (503) 439-8778.

Respectfully submitted,

Date: April 24, 2007

/Jared S. Engstrom/

Jared S. Engstrom Reg. No.: 58,330

Blakely, Sokoloff, Taylor & Zafman, LLP

12400 Wilshire Boulevard

Seventh Floor

Los Angeles, CA 90025-1026

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below.

Katherine Jennings

4-24-07

Date

3